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|-------------|--|---|--|--|
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| 9 | UNITED STATES D | | | |
| 10 | FOR THE DISTRI | CT OF NEVADA | | |
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| 12 | TRACEY LALL, | Case No. 2:20-cv-01287-JAD-NJK | | |
| 13 | , | Case 110. 2.20 ev 01207 0115 11011 | | |
| 14 | Plaintiff, | STIPULATED PROTECTIVE ORDER GOVERNING CONFIDENTIALITY OF | | |
| 15 | V. | DOCUMENTS AND [PROPOSED] ORDER | | |
| 16 | CORNER INVESTMENT CO, dba THE CROMWELL HOTEL AND CASINO, a | | | |
| 17 | domestic limited liability company, CAESARS ENTERTAINMENT INC., a foreign corporation; | | | |
| 18 | CAESARS GROWTH CROMWELL, a foreign limited liability company; UNITE HERE | | | |
| 19 | BARTENDERS UNION, LOCAL NO. 165, a labor union, DOES 1-20; and ROE | | | |
| 20 | CORPORATIONS 1-20, inclusive, | | | |
| 21 | Defendants. | | | |
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| 28 | STIPULATION AND [PROPOSI | ED] PROTECTIVE ORDER | | |
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This Stipulated Protective Order is entered into by and between Plaintiff TRACEY LALL ("Plaintiff") and Defendants CORNER INVESTMENT CO. dba THE CROWELL HOTEL AND CASINO and UNITE HERE BARTENDERS UNION, LOCAL NO. 165 (collectively "Defendants"). Plaintiff and Defendants are hereinafter collectively referred to as "the Parties." Reference is made to the following facts:

- A. The Parties possess financial and accounting documents, trade secrets, proprietary information and other confidential information that they desire to keep confidential, which may be obtained through discovery in this case.
- B. To protect the privacy, confidentiality, and proprietary interests of the Parties and non-parties to discovery produced in this case, the Parties desire to stipulate to a protective order sanctioned by the Court to protect such financial and accounting documents, trade secrets, propriety information, and other confidential information from unnecessary disclosure.

ACCORDINGLY, the Parties, by and through their respective attorneys of record, STIPULATE AND AGREE to the following protective order governing confidentiality of documents:

- 1. <u>Scope of the Order.</u> This Stipulated Protective Order covers all documents and information designated "Confidential" or produced in connection with any discovery undertaken in this case. Information marked "Confidential" shall be collectively referred to herein as "Confidential Discovery." This Stipulated Protective Order is intended to cover all discovery propounded and answered by any Party and depositions wherein "Confidential" information is used or discussed, including any copies, excerpts, summaries, or compilations thereof, but is limited to discovery conducted on or after the date the Parties sign this Stipulated Protective Order. Even after termination of this litigation, the confidentiality obligations imposed by this Stipulated Protective Order shall remain in effect until a designating Party agrees otherwise in writing or a court order otherwise directs. This Stipulated Protective Order is entered into as to this case only.
- 2. <u>Designation of Confidential Discovery</u>. The Parties may designate Confidential Discovery as subject to this Order by stamping on or otherwise permanently affixing to such material prior to its production the designation "Confidential". In the event that a Party in good faith believes

that particular material requested to be produced or disclosed is of such a highly sensitive nature that its disclosure should be limited to only those persons described in Paragraph 6 herein below, it shall stamp on or otherwise permanently affix to such material prior to its production the designation "Confidential". Said respective designations shall be stamped or affixed so as to not obscure or deface the material or any portion of its contents.

- 3. Designation Procedure. Confidential Discovery shall be designated or deemed confidential as follows:
 - (A) In the case of deposition testimony:
- (i) The Parties may designate testimony by any individual at the time of the deposition or by written notice to all counsel of record within 14 business days after receipt of the written transcript. The entire transcript (including, without limitation, typed transcriptions, electronically stored information, audiotapes and videotapes) and all exhibits thereto shall be deemed confidential under the terms of this Protective Order during the 14-day period. The portions of a transcript designated as "Confidential" at the time of the deposition or during this 14-day period, shall be treated as Confidential Discovery thereafter and in accordance with the terms of this Stipulated Protective Order.
- (ii) Each deposition transcript of any deposition of any individual taken in this action shall bear the following prominent and conspicuous legend on the cover of each volume of said deposition transcript, the placement of which shall be the responsibility of the court reporter after being so advised of the necessity for this legend by the party making the confidentiality claim:

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"THE CONTENTS OF THIS TRANSCRIPT ARE CONFIDENTIAL AND SUBJECT TO A PROTECTIVE ORDER **ISSUED** BYTHE ARE UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA. UNAUTHORIZED ACCESS TO, USE OF, OR DISCLOSURE OF ANY PART OF THIS TRANSCRIPT IS A VIOLATION OF COURT ORDER. A COPY OF SAID ORDER IS CONTAINED HEREIN."

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(iii) Each such deposition transcript shall also contain a copy of this Order immediately following the cover page.

Any depositions of any individual taken and recorded in this action other than (iv) by stenographic means, including without limitation depositions recorded by audiotape or videotape, shall state at the commencement thereof that the contents of the deposition are confidential and are subject to a protective order issued by the United States District Court, District of Nevada. No copies will be made of any such audio or video recording unless necessary for preparation for trial or other proceeding in the case and, in that event, any person or entity making such a copy will be subject to and comply with this Order. Each such audio or video recording shall have affixed to its exterior the following legend, the placement thereon which shall be the responsibility of the court reporter after being so advised of the necessity for this legend by the Party making the confidentiality claim:

> "THE CONTENTS OF THIS TAPE ARE CONFIDENTIAL AND ARE SUBJECT TO A PROTECTIVE ORDER ISSUED BY THE UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA UNAUTHORIZED ACCESS TO, USE OF, OR DISCLOSURE OF ANY PART OF THIS TAPE IS A VIOLATION OF COURT ORDER."

- (B) In the case of the production of documents the Parties may designate such discovery confidential by stamping on such discovery: "Confidential" or words to that effect at the top of each page that contains Confidential Discovery information. If only a portion or portions of the material on a page qualifies for protection, the designating Party also must clearly identify the protected portion(s) and must specify for each portion, the level of protection being asserted ("Confidential").
- (C) When responding to written discovery in this action (including, without limitation, responses to interrogatories, requests for admission, requests for production of documents or things, subpoena duces tecum, among others), the Parties may designate such responses as confidential by stamping on such responses: "Confidential" or words to that effect on the first page of any such

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discovery response and at the top of each page that contains the Confidential Discovery information.

- In the case of discovery produced by any third party, pursuant to subpoena or (D) otherwise, all such discovery shall be deemed confidential under this Order for a period of thirty (30) days after service, during which period, counsel for either of the Parties may designate such discovery as confidential, in whole or in part, by written notice served upon all counsel of record. Thereafter, all Parties who have received such discovery shall stamp "Confidential" or words to that effect on the first page of each such document or other thing and each shall be deemed confidential pursuant to this Order.
- Inadvertent Failure to Designate. If corrected within sixty (60) days of production, an inadvertent failure to designate qualified information or document as "Confidential" does not, standing alone, waive the designating Party's right to secure protection for such material under this Stipulated Protective Order. If material is appropriately designated as "Confidential" after the material was initially produced, the receiving Party, on timely notification of the designation, must make reasonable efforts to assure that the material is treated in accordance with the provisions of this Stipulated Protective Order.
- 5. Objection to "Confidential" Designation. If any Party disagrees with the "Confidential" designation of any document, the Party so disagreeing shall, no later than 30 days after the date upon which the "Confidential" document was produced and/or designated as such, notify by written notice, served on all Parties in the case, that the Party disagrees with the designation of the document as "Confidential", and shall in the notice both identify the document at issue and state the reasons why the challenging Party disagrees with the particular designation of the document. The Parties must then meet and confer and attempt to resolve the dispute informally. If the Parties are unable to resolve any document designation dispute informally, the dispute may be presented by motion to the Court by the Party challenging the designation of the document. Before the Court, the Party who has designated the document shall have the burden of proving that such document contains Confidential Discovery of a nature justifying the particular designation. Until the Court rules on the challenge, all Parties shall continue to afford the material in question the level of protection to which

it is entitled under the Party's designation. The prevailing Party on a motion to the Court that challenges the designation of a document shall be entitled to recover from the opposing Party its costs and reasonable attorneys' fees associated with bringing or opposing the motion before the Court, unless and if any of the circumstances set forth in Rule 37(a)(5) of the Federal Rules of Civil Procedure are found to exist.

- 6. <u>Recipients of Discovery Marked "Confidential"</u>. Discovery deemed or marked "Confidential" may be disclosed by the receiving Party only to the following persons, and may be used only for the purpose of prosecuting or defending claims asserted in this action:
- (A) The attorneys of record for the receiving Party and (i) their employees and (ii) outside legal support service personnel to whom the attorneys of record reasonably believe it necessary to show the documents for purposes of this litigation, (who execute the "Promise of Confidentiality" attached hereto as Exhibit "A";
 - (B) In-house attorneys for any Party;
- (C) Experts and consultants and their employees who, prior to receiving documents or information designated as Confidential, sign the Promise of Confidentiality (attached as Exhibit "A") that such person has read and agrees to abide by this Order;
 - (D) The Court and court personnel pursuant to the procedures set forth herein;
- (E) Persons to whom the documents are otherwise lawfully available outside of this litigation, such as third-party authors or recipients;
- (F) The receiving Party or representatives of a receiving Party, including officers, directors and employees of the receiving Party to whom attorneys for the receiving Party believe it is necessary that the documents be shown for purposes of this litigation. Prior to receiving documents or information designated as Confidential, each representative shall sign the Promise of Confidentiality (attached as Exhibit "A" hereto) that such representative has read and agrees to abide by this Order;
 - (G) Witnesses during the course of depositions; and

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- (H) Such other persons as are designated by written agreement by the Party who has designated the discovery as confidential or by Court order.
- 7. Procedure for Requesting Disclosure of "Confidential" Discovery to Named Parties. Discovery marked "Confidential" may not be disclosed to the named Parties in this case unless the attorney of record for the Party to whom the "Confidential" information is to be revealed first advises opposing counsel in writing of the intent to disclose such information to the client, specifically identifies information to be disclosed and opposing counsel consents in writing to such disclosure. Any counsel receiving a written request from opposing counsel to disclose "Confidential" information to a Party shall respond in writing to the request, indicating whether the request is granted or denied. The Parties and their counsel agree to provide timely responses to a written request from opposing counsel to disclose "Confidential" information to a Party. For purposes of this Stipulation, the Parties and their counsel agree that a response to opposing counsel's written request to disclose "Confidential" information to a Party shall be provided by no later than ten (10) calendar days from the date of receipt of the written request to disclose "Confidential" information to a Party. The Parties and their counsel further agree that they shall meet and confer in an effort to resolve any issue concerning disclosure of "Confidential" information to a Party. If the Parties are unable to informally resolve any dispute involving disclosure of "Confidential" information to a Party, the dispute may be presented by motion to the Court by the Party seeking to disclose such information to a Party. Before the Court, the Party requesting disclosure of "Confidential" information to a Party shall have the burden of proving that good cause and substantial justification exists for the disclosure of such information to a Party in the case. Until the Court rules on the challenge, all Parties shall continue to afford the material in question the level of protection to which it is entitled under the Party's designation. The prevailing Party on a motion to the Court that seeks disclosure of "Confidential" Discovery to a Party shall be entitled to recover from the opposing Party its costs and reasonable attorneys' fees associated with bringing or opposing the motion before the Court unless and if any of the circumstances set forth in Rule 37(a)(5) of the Federal Rules of Civil Procedure are found to exist by the Court.

8. Except as provided herein, Confidential Discovery shall not be disclosed to any non-party.

9. <u>Confidential Discovery Subpoenaed or Ordered Produced in Other Litigation</u>. If a receiving Party is served with a subpoena or a court order issued in other litigation that would compel disclosure of any information or items designated in this action as "Confidential", the receiving Party must so notify the designating Party, in writing (by e-mail or fax) immediately and in no event more than five (5) days after receiving the subpoena or court order. Such notification must include a copy of the subpoena or court order.

The receiving Party must also immediately inform in writing the person or entity that caused the subpoena or order to issue in the other litigation that some or all the material covered by the subpoena or order is the subject of this Stipulated Protective Order. In addition, the receiving Party must deliver a copy of this Stipulated Protective Order promptly to the issuing person or entity in the other action that caused the subpoena or order to issue. The purpose of imposing these duties is to alert the interested parties to the existence of this Protective Order and to afford the designating Party in this case an opportunity to try to protect its confidentiality interests in the court from which the subpoena or order issued. The designating Party shall bear the burden and the expenses of seeking protection in that court of its confidential material. The receiving Party shall reasonably cooperate with the designating Party in the latter's efforts to seek protection of its confidential materials, including providing written evidentiary declarations if requested; provided, however, that nothing in these provisions should be construed as authorizing or encouraging a receiving Party in this action to disobey a lawful directive from another court.

10. <u>Unauthorized Disclosure of Confidential Discovery</u>. If a receiving Party learns that, by inadvertence or otherwise, it has disclosed Confidential Discovery to any person or in any circumstance not authorized under this Stipulated Protective Order, the receiving Party must immediately (a) notify in writing the designating Party of the unauthorized disclosures, (b) use its best efforts to retrieve all copies of the Confidential Discovery; (c) inform the person or persons to whom unauthorized disclosures were made of all the terms of this Order and (d) request such person to

"Confidential" is disclosed to any persons described in Paragraph 6 above, other than the Court and

the attorneys of record for the Parties, the attorney(s) for the Party attempting disclosure shall fully

explain the terms of this Order and shall advise the attorneys' support staff and any expert or

consultant that the Confidential Discovery is subject to this Order and the limitations imposed by this

Order on the persons to whom such Confidential Discovery can be disclosed. Further, the attorney(s)

for the Party attempting disclosure shall have such persons read the Order and shall ascertain to the

best of the attorneys' abilities that such persons fully understand the terms of the Order. However,

before any of these obligations shall exist, the Party producing discovery marked "Confidential" shall

first advise counsel for the other Party that discovery is being so provided and shall send discovery by

a means that states prominently on the envelope and/or document itself that the package and/or

This order shall not constitute a waiver of the Parties' rights to object to discovery on any grounds,

including but not limited to the grounds that the information sought is privileged, contains trade

secrets, confidential financial information, privileged information, proprietary information,

confidential business information, or confidential personal information. No Party to this Agreement,

however, shall refuse to produce documents or disclose information solely on the grounds the

Preservation of Objections to Discovery; Waiver of Certain Grounds for Objection.

Conditions to be Met Prior to Disclosure. Before any information marked

execute the "Promise of Confidentiality" (attached hereto as Exhibit "A").

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See order issued concurrently herewith

does not confer blanket protections on all disclosures or responses to discovery and that the protection

> disclosure and use extends only to the limited information or items that are

document contains "CONFIDENTIAL INFORMATION."

requested information or documents contain confidential or proprietary information.

Filing with the Court. The Parties acknowledge that this Stipulated Protective Order

tial treatment under the applicable legal principles. The parties further

acknowledge, that this Stipulated Protective Order does not entitle them to file confidential

information under seal; Civil Local Rule IA 10-5 [Sealed Documents] of the United States District

Court, District of Nevada sets forth the procedures that must be followed and the standards that will

be applied when a party seeks permission from the court to file material under seal. Accordingly, the Parties will comply with Civil Local Rule IA 10-5 [Sealed Documents] of the United States District Court, District of Nevada. The Parties further agree that when filing Confidential Discovery documents under seal, or any pleading or memorandum that includes or purports to reproduce or paraphrase any Confidential Discovery, said documents shall be filed in sealed envelopes or other appropriate sealed containers on which shall be endorsed the title of this action, an indication of the nature of its contents, the word "Confidential," and a statement substantially in the following form:

"Confidential. The enclosed documents are being filed in compliance with Civil Local Rule IA 10-5 [Sealed Documents] of the United States District Court, District of Nevada, and pursuant to Stipulated Protective Order. Not to be opened or the contents thereof displayed or revealed, except by Order of the Court or pursuant to written stipulation of the Parties to this action."

- 14. <u>Use of Confidential Discovery</u>. Confidential Discovery disclosed pursuant to this Stipulated Protective Order shall not be used other than for the purposes of this action. Documents disclosed pursuant to this Stipulated Protective Order may be used in connection with any trial or other proceeding in this case, including motions. The use of any document designated "Confidential" or "Confidential Attorneys/Experts Only" under the terms of this Stipulated Protective Order, at trial will be subject to this Stipulated Protective Order and Local Rule IA 10-5.
- 15. Return of Confidential Discovery. Within sixty (60) days after expiration of any and all appeals or time periods to appeal in this action, all Confidential Discovery, including all copies, notes, renderings, compilations, recordings, lists, microfilms, photographs, videos, or other references thereof or thereto, shall be returned to the counsel of record for the Party who produced it or, at the option of the person then in possession of the Confidential Discovery, destroyed. If counsel chooses to destroy the documents rather than return them, counsel shall notify counsel for the Party who produced such documents in writing of their destruction, including specifically, the date, time, place and manner of destruction. Notwithstanding this provision, counsel are entitled to retain an archival copy of all pleadings, motion papers, transcripts, legal memoranda, correspondence or attorney work

product, even if such materials contain Confidential Discovery. Any such archival copies that contain or constitute Confidential Discovery remain subject to the Stipulated Protective Order as set forth in Paragraph 1, above.

- 16. Order Binding Upon Successors and Assigns. All the terms of this Stipulated Protective Order as to the designation of "Confidential" documents for the purposes of this case shall be binding upon and inure to the benefit of the Parties hereto and to their successors and assigns.
- 17. <u>Electronic Signatures</u>. The Parties may submit electronic executed copies of their signatures which shall be enforceable as original wet ink signatures.
- 18. <u>Execution in Counter-Parts</u>. This Stipulated Protective Order may be executed in counterparts, and when so executed, each counterpart shall be deemed to be an original and shall constitute one and the same instrument which may be sufficiently evidenced by one counterpart.
- 19. Filing of this Stipulation and Protective Order. After this Stipulation and Protective Order has been signed by counsel for all Parties, it shall be presented to the Judge for entry. Counsel agree to be bound by the terms set forth herein with regard to any "Confidential" Materials that have been produced before the Judge signs this Stipulation and Protective Order. The Parties and all signatories to the Certification attached hereto as Exhibit A agree to be bound by this Stipulation and Protective order pending its approval and entry by the Judge. In the event that the Judge modifies this Stipulation and Protective Order, or in the event that the Judge enters a different Protective order, the Parties agree to be bound by this Stipulation and Protective order until such time as the Judge may enter such a different Order. It is the Parties' intent to be bound by the terms of this Stipulation and Protective Order pending its entry so as to allow for immediate production of Confidential Materials under the terms herein.

IT IS SO ORDERED. Dated: October 20, 2021

Nancy J. Koppe

United States Magistrate Judge

| 1 | IT IS SO STIPULATED. | |
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| 3 | DATED this 19th day of October 2021. | DATED this 19th day of October 2021. |
| 4 | | |
| 5 | By: /s/ Michael J. McAvoy-Amaya | By: /s/ John Benedict |
| 6 | Michael J. McAvoy-Amaya, Esq. 1100 East Bridger Ave. | John Benedict, Esq. Jacqueline A. Godoy, Esq |
| 7 | Las Vegas, Nevada 89101 Telephone: (702) 299-5083 | 2190 E. Pebble Rd. Suite 260 Las Vegas, NV 89123 |
| 8 | Attorney for Plaintiffs | Attorneys for Defendant CORNER INVESTMENT CO dba THE |
| 9 | | CROMWELL HOTEL AND CASINO |
| 10 | | |
| 11 | DATED this 19th day of October 2021. | |
| 12 | | |
| 13 | By: /s/ Luke N. Dowling Luke N. Dowling (Admitted Pro Hac Vice) | |
| 14 | McCracken, Stemerman & Holsberry, LLP 595 Market Street, Suite 800 | |
| 15 | San Francisco, CA 94105 Telephone: (415) 597-7200 ext. 2092 | |
| 16 | Attorneys for Defendant UNITE HERE Bartenders Local 165 | |
| 17 | Bartenaer's Local 100 | |
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EXHIBIT "A"

PROMISE OF CONFIDENTIALITY

| I, | , declare as follows: | | | | | |
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| 1. | My [business or residential] address is | | | | | |
| | and my present occupation is | | | | | |
| 2. | I have received a copy of the STIPULATED PROTI | | | | | |
| Confidential | Discovery in the action entitled TRACY LALL v. COR. | NER INVESTMENT CO. dba | | | | |
| HE CROW | ELL HOTEL AND CASINO, et al., filed in the United S | States District Court, District of | | | | |
| levada as C | ase No. 2:20-cv-01287-JAD-NJK. | | | | | |
| 3. | I will comply with all of the provisions of the STIPU | JLATED PROTECTIVE | | | | |
| RDER. I w | rill hold in confidence, will not disclose to anyone other | er than those persons specifically | | | | |
| uthorized by the STIPULATED PROTECTIVE ORDER, and will not copy or use except for | | | | | | |
| urposes of the litigation, any documents or information designated "Confidential." | | | | | | |
| 4. | I will return any materials received under this STIPU | ULATED PROTECTIVE | | | | |
| RDER at th | he conclusion of the instant case, to the Party or its cou | unsel who originally provided said | | | | |
| naterials to 1 | me. | | | | | |
| 5. | I hereby stipulate to the jurisdiction of the United St | ates District Court, District of | | | | |
| levada with | regard to any proceeding to enforce the terms of the S | TIPULATED PROTECTIVE | | | | |
| RDER agai | inst me. | | | | | |
| I declare under penalty of perjury under the laws of the United States of America that the | | | | | | |
| orgoing is true and correct and that this PROMISE OF CONFIDENTIALITY was executed on this | | | | | | |
| day | of, 2020, in | (City, State) | | | | |
| Full Nam | e (Printed): Signature: | | | | | |
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